NOTE: This order is nonprecedential.

United States Court of Appeals for the Federal Circuit

ALLOY VENTURES, ARIOSA DIAGNOSTICS, INC, THE BOARD OF TRUSTEES OF THE LELAND STANFORD JUNIOR UNIVERSITY, DOMAIN PARTNERS VIII, L.P., DP VIII ASSOCIATES, L.P., MOHR DAVIDOW VENTURES, NATERA, INC., SUTTER HILL VENTURES, VENROCK ASSOCIATES V, L.P., VENROCK ENTREPRENEURS FUND V, L.P., VENROCK HEALTHCARE CAPITAL PARTNERS, L.P., VHCP CO-INVESTMENT HOLDINGS, LLC, AND VERINATA HEALTH, INC., Plaintiffs-Appellees,

AND

DNA DIAGNOSTICS CENTER, INC.,

Counterclaim Defendant-Appellee,

 \mathbf{v} .

SEQUENOM, INC., AND SEQUENOM CENTER FOR MOLECULAR MEDICINE, LLC

Defendants-Appellants,

AND

ISIS INNOVATION LIMITED,

Defendant.

Case: 14-1139 Document: 25 Page: 2 Filed: 12/23/2013

2 SEQUENOM, INC. v. ARIOSA DIAGNOSTICS, INC.

2014-1139, -1142, -1144

Appeals from the United States District Court for the Northern District of California in Nos. 3:11-cv-00132, 3:11-cv-00865, and 3:11-cv-06391, Judge Susan Y. Illston.

ON MOTION

Before Rader, Chief Judge.

ORDER

Upon consideration of Sequenom, Inc.'s unopposed motion to consolidate appeal 2014-1139 with appeals 2014-1142 and 2014-1144,

IT IS ORDERED THAT:

- (1) The motion is granted. The revised official caption is reflected above. The appeals shall be argued as a single case.
- (2) Sequenom, Inc.'s opening brief is due within 60 days from the date of this order.

FOR THE COURT

/s/ Daniel E. O'Toole Daniel E. O'Toole Clerk of Court